UNITED STATES DISTRICT COURT IN THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

JUDY EISINGER, Case No. 5:13-cv-11475

Plaintiff, Hon. John Corbett O'Meara

VS.

FRONTIER AIRLINES, INC.

Defendant.

Michael R. Behan (P45121) Schram, Behan & Behan Attorneys for Plaintiff 4127 Okemos Rd., Suite 3 Okemos, MI 48864 (517) 347-3500 behanm@tds.net

Steven L. Boldt Adler, Murphy & McQuillen Attorneys for Defendant 20 S. Clark Street Chicago, Illinois (312) 345-0700 sboltt@amm-law.com

Dean G. Greenblatt (P54139) DEAN G. GREENBLATT, PLC Attorneys for Defendant 4190 Telegraph Road, Suite 3500 Bloomfield Hills, Michigan 48302 (248) 644-7520 dgg@mnsi.net

PLAINTIFF JUDY EISINGER FRCP (26) (a) (1) INITIAL DISCLOSURES

Pursuant to FRCP (26) (a) (1) plaintiff, Judy Eisinger, hereby submits the following individuals likely to have discoverable information in the above referenced proceeding:

Witnesses #1: Judy Eisinger -

(i) the name and, if known, the address and telephone number of each individual likely to have discoverable information—along with the subjects of that information:

Judith Eisinger (Plaintiff) 501 Bourland Road, Apartment 1303 Keller, Texas

Likely testimony will be with respect to her drop and injuries.

(ii) Documents in the custody of the witness –

Bank records; tax returns

(iii) Computation of Damages

Plaintiffs damages are primarily pain and suffering.

(iv) Insurance Agreements -

None known of.

Witnesses #2: Joel Eisinger -

(i) Name and Address of Witness and likely testimony -

Joel Eisinger (Plaintiff's Son) 4884 Willington Kimball, Michigan 48074

Likely testimony will be with respect to his Mother's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

Witnesses #3: Catherine Little -

(i) Name and Address of Witness and likely testimony -

Catherine Little United States Department of Transportation 1200 New Jersey Ave. Washington, D.C. 20590

Likely testimony will be with respect to law related to airlines and persons with disability.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Witnesses #4: Marcie Eisinger -

(i) Name and Address of Witness and likely testimony -

Marcie Eisinger (Plaintiff's Daughter) 501 Bourland Road, Apartment 1303 Keller, Texas

Likely testimony will be with respect to her Mother's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

Witnesses #5: Ladessa Foshee -

(i) Name and Address of Witness and likely testimony -

Ladessa Foshee (Personal Friend) 501 Bourland Road, Apartment 1303 Keller, Texas

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Witnesses #6: Dr. Laurey Hanselman -

(i) Name and Address of Witness and likely testimony -

Dr. Laurey Hanselman Scehurer Hospital 170 N. Caseville Road Pigeon, Michigan 48755

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

Witnesses #7: Dr. David Seroves -

(i) Name and Address of Witness and likely testimony -

Dr. David Seroves Scehurer Hospital 170 N. Caseville Road Pigeon, Michigan 48755

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Witnesses #8: Dr. David L. Carter -

(i) Name and Address of Witness and likely testimony -

Dr. David L. Carter Scehurer Hospital 170 N. Caseville Road Pigeon, Michigan 48755

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

Witnesses #9: Dr. Nick F. Musso -

(i) Name and Address of Witness and likely testimony -

Dr. Nick F. Musso Baylor Regional Medical Center 1650 W. College Street Grapevine, Texas 76051

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Witnesses #10: Dr. Zubin G. Kaubchandani -

(i) Name and Address of Witness and likely testimony -

Dr. Zubin G. Kaubchandani 815 Ira E. Woods Ave. Grapevine, Texas 76051

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

Witnesseses #11: Total Patient Care Home Health Care -

(i) Name and Address of Witness and likely testimony -

Medical Personnel At: Total Patient Care Home Health Care 710 Century Parkway Allen, Texas 75013

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Witnesses #12: Dr. Bing S. Tsay -

(i) Name and Address of Witness and likely testimony -

Dr. Bing S. Tsay 910 E. Southlake Blvd., Suite 155 Southlake, Texas 76092

Likely testimony will be with respect to the plaintiff's injuries.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

Witnesses #13: Mindaugas Lescinskas -

(i) Name and Address of Witness and likely testimony -

Mindaugas Lescinskas United States Department of Transportation 1200 New Jersey Ave. Washington, D.C. 20590

Likely testimony will be with respect to law related to airlines and persons with disability.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Witnesses #14: Lisa Swafford-Brooks -

(i) Name and Address of Witness and likely testimony -

Lisa Swafford-Brooks United States Department of Transportation 1200 New Jersey Ave. Washington, D.C. 20590

Likely testimony will be with respect to law related to airlines and persons with disability.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Witnesses #15: Clereece Kroha -

(i) Name and Address of Witness and likely testimony -

Clereece Kroha United States Department of Transportation 1200 New Jersey Ave. Washington, D.C. 20590

Likely testimony will be with respect to law related to airlines and persons with disability.

(ii) Documents in the custody of the witness –

None known of.

(iii) Computation of Damages

None known of.

(iv) Insurance Agreements -

None known of.

Dated: August 5, 2013 By: /s/ Michael Behan

Michael R. Behan (P45121) Schram, Behan & Behan Attorneys for Plaintiff 4127 Okemos Rd., Suite 3 Okemos, MI 48864 (517) 347-3500 behanm@tds.net

CERTIFICATE OF SERVICE

I hereby certify that on August 5, 2013, I electronically filed the foregoing document, PLAINTIFF JUDY EISINGER FRCP (26) (a) (1) INITIAL DISCLOSURES in the above referenced cause of action, with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following, attorneys, and I also certify that the same document was sent via the CM/ECF system to:

Steven L. Boldt Adler, Murphy & McQuillen Attorneys for Defendant 20 S. Clark Street Chicago, Illinois (312) 345-0700 sboltt@amm-law.com

Dean G. Greenblatt (P54139) DEAN G. GREENBLATT, PLC Attorneys for Defendant 4190 Telegraph Road, Suite 3500 Bloomfield Hills, Michigan 48302 (248) 644-7520 dgg@mnsi.net

Dated: August 5, 2013 By: /s/ Michael Behan

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